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4 GILEAD SCIENCES, INC.,
5 Plaintiff,
6 v.
7 MERCK & CO, INC., et al.,
8 Defendants.

9 Case No. [5:13-cv-04057-BLF](#)
10 **ORDER RE: MOTION TO SEAL**
11 **(Re: Docket Nos. 180)**

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13 Before the court is one administrative motion to seal.¹ “Historically, courts have
14 recognized a ‘general right to inspect and copy public records and documents, including judicial
15 records and documents.’”² Accordingly, when considering a sealing request, “a ‘strong
16 presumption in favor of access’ is the starting point.”³ Parties seeking to seal judicial records
17 relating to dispositive motions bear the burden of overcoming the presumption with “compelling
18 reasons” that outweigh the general history of access and the public policies favoring disclosure.⁴

19 However, “while protecting the public’s interest in access to the courts, we must remain
20 mindful of the parties’ right to access those same courts upon terms which will not unduly harm

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23 ¹ See Docket No. 180.

24 ² *Kamakana v. City & County of Honolulu*, 447 F.3d 1172, 1178 (9th Cir. 2006) (quoting *Nixon v.*
25 *Warner Commc’ns, Inc.*, 435 U.S. 589, 597 & n. 7 (1978)).

26 ³ *Id.* (quoting *Foltz v. State Farm Mut. Auto. Ins. Co.*, 331 F.3d 1122, 1135 (9th Cir. 2003)).

27 ⁴ *Id.* at 1178-79.

1 their competitive interest.⁵ Records attached to nondispositive motions therefore are not subject
2 to the strong presumption of access.⁶ Because the documents attached to nondispositive motions
3 “are often unrelated, or only tangentially related, to the underlying cause of action,” parties
4 moving to seal must meet the lower “good cause” standard of Rule 26(c).⁷ As with dispositive
5 motions, the standard applicable to nondispositive motions requires a “particularized showing”⁸
6 that “specific prejudice or harm will result” if the information is disclosed.⁹ “Broad allegations of
7 harm, unsubstantiated by specific examples of articulated reasoning” will not suffice.¹⁰ A
8 protective order sealing the documents during discovery may reflect the court’s previous
9 determination that good cause exists to keep the documents sealed,¹¹ but a blanket protective order
10 that allows the parties to designate confidential documents does not provide sufficient judicial
11 scrutiny to determine whether each particular document should remain sealed.¹²

12 In addition to making particularized showings of good cause, parties moving to seal
13 documents must comply with the procedures established by Civ. L.R. 79-5. Pursuant to
14 Civ. L.R. 79-5(b), a sealing order is appropriate only upon a request that establishes the document
15 is “sealable,” or “privileged or protectable as a trade secret or otherwise entitled to protection

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⁵ *Apple Inc. v. Samsung Electronics Co., Ltd.*, 727 F.3d 1214, 1228-29 (Fed. Cir. 2013).

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19⁶ *See id.* at 1180.

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21⁷ *Id.* at 1179 (internal quotations and citations omitted).

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23⁸ *Id.*

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25⁹ *Phillips ex rel. Estates of Byrd v. Gen. Motors Corp.*, 307 F.3d 1206, 1210-11 (9th Cir. 2002);
see Fed. R. Civ. P. 26(c).

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27¹⁰ *Beckman Indus., Inc. v. Int’l Ins. Co.*, 966 F.2d 470, 476 (9th Cir. 1992).

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29¹¹ *See Kamakana*, 447 F.3d at 1179-80.

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31¹² *See* Civ. L.R. 79-5(d)(1)(A) (“Reference to a stipulation or protective order that allows a party
32 to designate certain documents as confidential is not sufficient to establish that a document, or
33 portions thereof, are sealable.”).

United States District Court
Northern District of California

under the law.” “The request must be narrowly tailored to seek sealing only of sealable material, and must conform with Civil L.R. 79-5(d).”¹³ “Within 4 days of the filing of the Administrative Motion to File Under Seal, the Designating Party must file a declaration as required by subsection 79-5(d)(1)(A) establishing that all of the designated material is sealable.”¹⁴

With these standards in mind, the court rules on the instant motions as follows:

<u>Docket No.</u>	<u>Document to be Sealed</u>	<u>Result</u>	<u>Reason/Explanation</u>
180-4	Defendants’ Reply ISO Motion to Compel Plaintiff and Dr. Seeger	UNSEALED.	Designating party does not request sealing.
180-6	Ex. 34 to Second Jean Decl. ISO Defendants’ Motion to Compel	UNSEALED.	Designating party does not request sealing.
180-8	Ex. 35 to Second Jean Decl. ISO Defendants’ Motion to Compel	UNSEALED.	Designating party does not request sealing.
180-10	Ex. 36 to Second Jean Decl. ISO Defendants’ Motion to Compel	UNSEALED.	Designating party does not request sealing.
180-12	Ex. 37 to Second Jean Decl. ISO Defendants’ Motion to Compel	UNSEALED.	Designating party does not request sealing.
180-14	Ex. 44 to Second Jean Decl. ISO Defendants’ Motion to Compel	UNSEALED.	Designating party does not request sealing.

¹³ Civ. L.R. 79-5(b). In part, Civ. L.R. 79-5(d) requires the submitting party to attach a “proposed order that is narrowly tailored to seal only the sealable material” which “lists in table format each document or portion thereof that is sought to be sealed,” Civ. L.R. 79-5(d)(1)(b), and an “unredacted version of the document” that indicates “by highlighting or other clear method, the portions of the document that have been omitted from the redacted version.” Civ. L.R. 79-5(d)(1)(d).

¹⁴ Civ. L.R. 79-5(e)(1).

1 **SO ORDERED.**

2 Dated: December 1, 2015

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4 PAUL S. GREWAL
United States Magistrate Judge

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